

REMARKS

Reconsideration is requested.

Claims 1-15 and 17-19 are pending.

The Section 102 rejection of claims 1, 2, 5, 7-15 and 17-19 over Weber (U.S. Patent No. 6,341,831), is traversed. The Section 103 rejection of claims 3, 4 and 6 over Weber is traversed. Reconsideration and withdrawal of the art rejections are requested in view of the following distinguishing comments.

The pending independent claims recite applying at least two treatment products simultaneously to a localized area of part of the human body as a function of at least one characteristic of the localized area and/or for a predetermined design and a simulated image of the part with a chosen coloration or make up design being viewed prior to said applying. The amendment finds support on page 9, lines 26-27 of the originally-filed application. The cited Weber patent fails to teach or suggest production of a simulated image of the part to be treated with a chosen coloration or make up design viewed prior to applying.

Weber therefore fails to describe each aspect of the claimed invention and the claims are submitted to be patentable over Weber.

As for the Examiner's further remarks on pages 4-5 of the Office Action dated April 14, 2005, the Examiner is understood to believe that the surface and the topography are features of the part to be treated. However, this view is not consistent with the present specification at page 3, lines 1-10 which defines the features of the localized zone. The surface and the topography of a nail, for example, are not features of a localized zone of the nail.

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Withdrawal of the Section 102 and 103 rejections of the claims over Weber is requested.

The claims are submitted to be in condition for allowance and a Notice to that effect is requested.

Respectfully submitted,

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